

JOINT EXHIBIT LIST

Trial Ex.	NEW Trial Letter	Internal Number (P)	Internal Number (D)	Description of Exhibit	Plaintiff's Objections	Defendants' Objections	Marked [Yes/No]	Admitted [Yes/No]	Offered through Witness	Date Admitted
1		4		Defendants' First Amended Answer (ECF No. 210)						
2		9	9	2013 EDR Plan (ECF No. 248-3, US4536-4564)						
3		10		Defendants' Objections and Responses to Plaintiff's Second Set of Requests for Admission (ECF No. 248-4)						
4		48		AO DOCS Manual Federal Defender Organization Job Descriptions (ECF No. 248-15, US4956-4958, US4968-4974)						
5		56		Guide to Judiciary Policy Chapter 4 (ECF No. 250-2)						
6		84		Counseling Extension Order (US2047)						
7		87		Plaintiff's Request for Mediation (US3138-3139)						
	A	1		Plaintiff's Complaint (ECF No. 1)	None	Relevance (FRE 401, 402, 403)				
	B	2		Defendants' Answer (ECF No. 127)	None	Relevance (FRE 401, 402, 403)				
	C	3		Defendants' Redline Proposed First Amended Answer (ECF No. 250-9)	None	Relevance (FRE 401, 402, 403)				
	D	5		Strickland Official EDR Grievance and Cover Email (ECF No. 248-2, US0500-0507)	Cond.; 801/802					
	E	6		Strickland EDR Disqualification Request and Cover Email (ECF No. 248-2, US0597-0598)	Cond.; 801/802					
	F	7		Strickland EDR Mediation Supplement and Exhibits (ECF No. 248-2, US0064-0109)	Cond.; 801/802					
	G	8		Strickland EDR Renewed Disqualification Request and Cover Email (ECF No. 248-2, US1498-1502)	Cond.; 801/802					
	H	11		Draft EDR Report of Investigator/Counselor and Cover Email (ECF No. 248-5, US1654-1661)	Cond.; 602; 701; 801/802; E	Relevance (FRE 401, 402, 403)				
	I	12		Final EDR Report and Exhibits of Investigator/Counselor and Cover Email (ECF No. 248-5, US2293, 1244-1311)	Cond.; 602; 701; 801/802; E					
	J	13		EDR Coordinator Disciplinary Action Letter (ECF No. 248-5, US7561-7562)	Cond.; 602; 701; 801/802; E					
	K	14		Draft EDR Counseling Letter (ECF No. 248-5, US1312-1315)	Cond.; 602; 701; 801/802; E	Relevance (FRE 401, 402, 403); Hearsay (FRE 802)				
	L	15		Final EDR Counseling Letter (ECF No. 254-4, US4264-4267)	Cond.; 602; 701; 801/802; E					
	M	16		Anthony Martinez (Federal Defender) Deposition (ECF No. 248-6, 250-14, 255-4)	Cond.; 602; 701; 801/802; E; UT (untimely) (Not Designated by Defendants)	Defendants object to the improper usage of this deposition transcript as an exhibit. Consistent with the Court's instruction, Defendants have made appropriate objections and counter-designations in the attached document.				
	N	17		Jill Langley (Judicial Integrity Officer) Deposition (ECF No. 255-12)	Cond.; 602; 701; 801/802; UT (Not Designated by Defendants)	Defendants object to the improper usage of this deposition transcript as an exhibit. Consistent with the Court's instruction, Defendants have made appropriate objections and counter-designations in the attached document.				
	O	18		Hon. Roger Gregory (Chief Judge/ EDR Presiding Officer) Deposition (ECF No. 255-2)	Cond.; 602; 701; 801/802; E; UT (Not Designated by Defendants)	Defendants object to the improper usage of this deposition transcript as an exhibit. Consistent with the Court's instruction, Defendants have made appropriate objections and counter-designations in the attached document.				

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	P	19		Ed Smith (Circuit Mediator) Deposition (ECF No. 248-9, 255-7)	Cond.; 602; 701; 801/802; E; UT (Not Designated by Defendants)	Defendants object to the improper usage of this deposition transcript as an exhibit. Consistent with the Court's instruction, Defendants have made appropriate objections and counter-designations in the attached document.				
	Q	20		Nancy Dunham (AO FEOO) Deposition (ECF No. 255-14)	Cond.; 602; 701; 801/802; UT (Not Designated by Defendants)	Defendants object to the improper usage of this deposition transcript as an exhibit. Consistent with the Court's instruction, Defendants have made appropriate objections and counter-designations in the attached document.				
	R	21		Heather Beam (EDR Investigator/Counselor) Deposition (ECF No. 248-11, 250-4, 255-15)	Cond.; 602; 701; 801/802; E; UT (Not Designated by Defendants)	Defendants object to the improper usage of this deposition transcript as an exhibit. Consistent with the Court's instruction, Defendants have made appropriate objections and counter-designations in the attached document.				
	S	22		James Ishida (Circuit Executive/ EDR Coordinator) Deposition (ECF No. 248-12, 255-3)	Cond.; 602; 701; 801/802; E; UT (Not Designated by Defendants)	Defendants object to the improper usage of this deposition transcript as an exhibit. Consistent with the Court's instruction, Defendants have made appropriate objections and counter-designations in the attached document.				
	T	23		Caryn Strickland (Plaintiff) Deposition (SEALED ECF No. 248-13)	Cond.; 801/802; UT (Not Designated by Defendants)	Defendants object to the improper usage of this deposition transcript as an exhibit. Consistent with the Court's instruction, Defendants have made appropriate objections and counter-designations in the attached document.				
	U	24		June 2018 J.P. Davis (First Assistant) Email Notes (ECF No. 248-14, US5890-5891)	Cond.; 404/405; 602; 608/609/611; 701; 801/802; potentially privileged					
	V	25		Text Messages between J.P. Davis (First Assistant) and Erin Taylor (Trial Unit Chief) (ECF No. 248-14, 248-15, US5777-5782)	Cond.; 404/405; 602; 608/609/611; 701; 801/802; potentially privileged					
	W	26		July 2018 J.P. Davis (First Assistant) Mentoring Email (ECF No. 248-14, US6088)	Cond.; 404/405; 602; 608/609/611; 701; 801/802					
	X	27		July 2018 J.P. Davis (First Assistant) PIP Email (ECF No. 248-14, US3974-3975)	Cond.; 404/405; 602; 608/609/611; 701; 801/802					
	Y	28		Text Messages between J.P. Davis (First Assistant) and Anthony Martinez (Federal Defender) (ECF No. 248-14, US6035-6036)	Cond.; 801/802					
	Z	29		July 2018 Holly Dixon (Administrative Assistant to the Defender) Team Leader Notes with Cover Email (ECF No. 248-14, US7411-7415)	Cond.; 602; 701; 801/802	Incomplete (FRE 106)				
	AA	30		August 2018 James Ishida (Circuit Executive/ EDR Coordinator) AO Interference Email (ECF No. 248-14, US2558-2561)	Cond.; 602; 701; 801/802; E	Relevance (FRE 401, 402, 403); Lacks Personal Knowledge (FRE 602); Hearsay (FRE 802)				
	AB	31		Heather Beam (EDR Investigator/Counselor) Investigation Notes (ECF No. 248-14, US5947-5951)	Cond.; 602; 701; 801/802; E	Hearsay (FRE 802)				
	AC	32.A		Emails between Heather Beam (EDR Investigator/Counselor) and J.P. Davis (First Assistant) (ECF No. 248-14, US1357-1360)	Cond.; 602; 701; 801/802; E	Relevance (FRE 401, 402, 403)				
	AD	32.B		Emails between Heather Beam (EDR Investigator/Counselor) and J.P. Davis (First Assistant) (ECF No. 248-14, US1353-1354)	Cond.; 602; 701; 801/802; E	Relevance (FRE 401, 402, 403)				

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	AE	32.C		Emails between Heather Beam (EDR Investigator/Counselor) and J.P. Davis (First Assistant) (ECF No. 248-14, US4014-4015)	Cond.; 602; 701; 801/802; E	Incomplete (FRE 106)				
	AF	32.D		Emails between Heather Beam (EDR Investigator/Counselor) and J.P. Davis (First Assistant) (ECF No. 248-14, US1343-1347)	Cond.; 602; 701; 801/802; E	Relevance (FRE 401, 402, 403)				
	AG	33		Emails between Heather Beam (EDR Investigator/Counselor), J.P. Davis (First Assistant), and Anthony Martinez (ECF No. 248-14, US2822-2823)	Cond.; 602; 701; 801/802; E	Relevance (FRE 401, 402, 403)				
	AH	34		Emails between J.P. Davis (First Assistant) and James Ishida (Circuit Executive/ EDR Coordinator) (ECF No. 255-6, US3020-3024)	Cond.; 602; 701; 801/802; E					
	AI	35		December 2018 Significant Event Log (ECF No. 248-14, US4807 Native)	Cond.; 602; 701; 801/802	Lacks Personal Knowledge (FRE 602); Hearsay (FRE 802)				
	AJ	36		January 2019 Heather Beam (EDR Investigator/Counselor) Disqualification Email (ECF No. 248-14, US1382-1383)	Cond.; 801/802	Relevance (FRE 401, 402, 403)				
	AK	37.A		Emails between Caryn Strickland (Plaintiff) and James Ishida (Circuit Executive/ EDR Coordinator) (ECF No. 248-14, 248-15, US1635-1639)	Cond.; 602; 701; 801/802; E	Incomplete (FRE 106)				
	AL	37.B		Emails between Caryn Strickland (Plaintiff) and James Ishida (Circuit Executive/ EDR Coordinator) (ECF No. 248-14, 248-15, US0519-0521)	Cond.; 602; 701; 801/802; E					
	AM	37.C		Emails between Caryn Strickland (Plaintiff) and James Ishida (Circuit Executive/ EDR Coordinator) (ECF No. 248-14, 248-15, US1533-1535)	Cond.; 602; 701; 801/802; E					
	AN	37.D		Emails between Caryn Strickland (Plaintiff) and James Ishida (Circuit Executive/ EDR Coordinator) (ECF No. 248-14, 248-15, US4714)	Cond.; 602; 701; 801/802; E	Relevance (FRE 401, 402, 403)				
	AO	38		Emails between J.P. Davis (First Assistant) and Josh Carpenter (Appellate Chief) (ECF No. 248-15, US2794-2797)	Cond.; 404/405; 602; 608/609/611; 701; 801/802					
	AP	39		July 2018 Significant Event Log (ECF No. 248-15, US3985 Native)	Cond.; 602; 701; 801/802; potentially privileged					
	AQ	40		Emails between James Ishida (Circuit Executive/ EDR Coordinator) and Anthony Martinez (Federal Defender) (ECF No. 248-15, US0615-0618)	Cond.; 602; 701; 801/802; E					
	AR	41		EDR Witness List (ECF No. 248-15, PLT0590 0592)	Cond.; 404/405; 602; 608/609/611; 701; 801/802					
	AS	42		March 2019 Heather Beam (EDR Investigator/Counselor) "True Pain" Email (ECF No. 248-15, US4025-4026)	Cond.; 801/802	Relevance (FRE 401, 402, 403)				
	AT	43		Email between Caryn Strickland (Plaintiff) and Hon. Roger Gregory (Chief Judge/ EDR Presiding Officer) (ECF No. 248-15, US1536)	Cond.; 801/802					
	AU	44		Jill Langley (Judicial Integrity Officer) Notes (ECF No. 248-15, US5445-5447)	Cond.; 602; 701; 801/802; E					
	AV	45		Emails between Caryn Strickland (Plaintiff) and Jill Langley (Judicial Integrity Officer) (ECF No. 248-15, US2207-2208)	Cond.; 602; 701; 801/802; E					
	AW	46		Emails between James Ishida (Circuit Executive/ EDR Coordinator) and AO OGC Attorney (ECF No. 248-15, US2739 0001)	Cond.; 701; 801/802; E					
	AX	47		August 2018 Backdated AO Form 51 (ECF No. 248-15, US3411-3412)	Cond.; 801/802	Relevance (FRE 401, 402, 403)				

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	AY	49		Federal Judicial Center "Preventing Workplace Harassment for Court Staff" Resource (ECF No. 248-15, US7017-7021)	None	Incomplete (FRE 106); Relevance (FRE 401, 402, 403)				
	AZ	50		Emails between Caryn Strickland (Plaintiff) and Nancy Dunham (AO FEOO) (ECF No. 248-15, US1056-1059)	Cond.; 801/802	Relevance (FRE 401, 402, 403); Hearsay (FRE 802)				
	BA	51		Excerpts of Audio Recordings of Heather Beam (EDR Investigator/Counselor), James Ishida (Circuit Executive/ EDR Coordinator), and Ed Smith (Circuit Mediator) (ECF No. 255-11, US7615-7616)	Cond.; 404/405; 602; 608/609/611; 701; 801/802	Incomplete (FRE 106).				
	BB	52		FDO EDR Complaints (ECF No. 248-16,m US5384-5389)	Cond.; 602; 701; 801/802; E; potentially privileged	Relevance (FRE 401, 402, 403); Hearsay (FRE 802). Defendants have filed a motion in limine, ECF No. 330, that sets forth a fulsome discussion of these objections.				
	BC	53		Thomas Expert Report and Declaration (ECF No. 248-17)	Cond.; 801/802	Relevance (FRE 401, 402, 403); Improper Expert Testimony (FRE 702); Hearsay (FRE 802). Defendants have filed a motion in limine, ECF No. 323, that sets forth a fulsome discussion of these objections.				
	BD	54		March 2023 Albrecht Expert Report and Declaration (ECF No. 248-18)	Cond.; 801/802	Relevance (FRE 401, 402, 403); Improper Expert Testimony (FRE 702); Hearsay (FRE 802). Defendants have filed a motion in limine, ECF No. 334, that sets forth a fulsome discussion of these objections.				
	BE	55		White Expert Report (ECF No. 250-1)	Cond.; 602; 701/702/703 /704; 801/802; 1001-1004; E					
	BF	57		WDNC FDO EDR Plan (ECF No. 250-3)	None	Relevance (FRE 401, 402, 403). Defendants also object to the extent that this exhibit has no Bates numbers and it is unclear whether this document was produced in discovery.				
	BG	58		181005_1434 Heather Beam (EDR Investigator/Counselor) Audio Transcript (ECF No. 250-5, US7730-7731, US7863, US7992)	Cond.; 404/405; 608/609/611; 801/802	Incomplete (FRE 106). Defendants also object under FRE 1002 to the use of the transcript as a trial exhibit because it is not an original recording. Defendants procured the transcript as a litigation aid for an audio recording produced by Plaintiff.				
	BH	59		January 2023 Kolsky Discovery Letter (ECF No. 250-6)	None	Relevance (FRE 401, 402, 403).				
	BI	60		January 2023 and March 2023 Strickland Discovery Emails (ECF No. 250-8)	Cond.; 404/405; 608/609/611; 801/802	Relevance (FRE 401, 402, 403).				
	BJ	62		Defendants' Objections and Responses to Plaintiff's Requests for Production (ECF No. 250-10)	None	Relevance (FRE 401, 402, 403); Incomplete (FRE 106).				
	BK	63	142	190226_1153 Ed Smith (Circuit Mediator) Audio Transcript (ECF No. 250-11, US8470-8471, US8507-8522, US8527-8528, US8588)	Cond.; 404/405; 602; 608/609/611; 701; 801/802; E	Incomplete (FRE 106). Defendants also object under FRE 1002 to the use of the transcript as a trial exhibit because it is not an original recording. Defendants procured the transcript as a litigation aid for an audio recording produced by Plaintiff.				
	BL	64	143	190308_1019 Ed Smith (Circuit Mediator) Audio Transcript (ECF No. 250-12, US8618-8619, US8691-8698, 8700)	Cond.; 404/405; 602; 608/609/611; 701; 801/802; E	Incomplete (FRE 106). Defendants also object under FRE 1002 to the use of the transcript as a trial exhibit because it is not an original recording. Defendants procured the transcript as a litigation aid for an audio recording produced by Plaintiff.				
	BM	65		2019 Employment Dispute Resolution Interpretative Guide & Handbook (ECF No. 250-13)	None	Relevance (FRE 401, 402, 403)				
	BN	66		Other EDR Complaint Investigation Report Attachment (ECF No. 250-16, US7497-7500)	Cond.; 602; 701; 801/802; potentially privileged	Relevance (FRE 401, 402, 403); Hearsay (FRE 802). Defendants have filed a motion in limine, ECF No. 330, that sets forth a fulsome discussion of these objections.				

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	BO	67	152	190117_1621 James Ishida (Circuit Executive/ EDR Coordinator) Audio Transcript (ECF No. 255-1, US8201-8202, US8212-8223, US8263)	Cond.; 404/405; 602; 608/609/611; 701; 801/802; E	Incomplete (FRE 106). Defendants also object under FRE 1002 to the use of the transcript as a trial exhibit because it is not an original recording. Defendants procured the transcript as a litigation aid for an audio recording produced by Plaintiff.				
	BP	68	144	180905_1042 James Ishida (Circuit Executive/ EDR Coordinator) Audio Transcript (ECF No. 255-5, US7615-7616, US7654-7656, US7667, US7670-7671, US7675)	Cond.; 404/405; 602; 608/609/611; 701; 801/802; E	Incomplete (FRE 106). Defendants also object under FRE 1002 to the use of the transcript as a trial exhibit because it is not an original recording. Defendants procured the transcript as a litigation aid for an audio recording produced by Plaintiff.				
	BQ	69		Emails between J.P. Davis (First Assistant) and William Moormann (Administrative Officer) (ECF No. 255-6, US2944)	Cond.; 602; 701; 801/802					
	BR	70		Emails between James Ishida (Circuit Executive/ EDR Coordinator) and Ed Smith (Circuit Mediator) (ECF No. 255-8, US0122-0124)	Cond.; 602; 701; 801/802					
	BS	71		190109_1116 James Ishida (Circuit Executive/ EDR Coordinator) Audio Transcript (ECF No. 255-9, US8151-8152, US8154-8158, US6164-6174, US6187)	Cond.; 404/405; 602; 608/609/611; 701; 801/802; E	Incomplete (FRE 106). Defendants also object under FRE 1002 to the use of the transcript as a trial exhibit because it is not an original recording. Defendants procured the transcript as a litigation aid for an audio recording produced by Plaintiff.				
	BT	72		Lessons From a Circuit Mediator Slideshow (ECF No. 255-10, US3580-3602)	Cond.; 602; 701; 801/802; E	Relevance (FRE 401, 402, 403); Lacks Personal Knowledge (FRE 602)				
	BU	73	151	180913_1633 AO FEOO Staff Attorney Audio Transcript (ECF No. 255-13, US8782-8783, US8813-8823, US8848)	Cond.; 404/405; 602; 608/609/611; 701; 801/802; E	Incomplete (FRE 106). Defendants also object under FRE 1002 to the use of the transcript as a trial exhibit because it is not an original recording. Defendants procured the transcript as a litigation aid for an audio recording produced by Plaintiff.				
	BV	74		181109_1540 Heather Beam (EDR Investigator/Counselor) Audio Transcript (ECF No. 255-16, US8044-8045, US8066-8069, US8077)	Cond.; 404/405; 602; 608/609/611; 701; 801/802; E	Incomplete (FRE 106). Defendants also object under FRE 1002 to the use of the transcript as a trial exhibit because it is not an original recording. Defendants procured the transcript as a litigation aid for an audio recording produced by Plaintiff.				
	BW	75		Albrecht Expert Report Supporting Documentation (ECF No. 255-17)	Cond.; 801/802	Relevance (FRE 401, 402, 403); Improper Expert Testimony (FRE 702); Hearsay (FRE 802). Defendants have filed a motion in limine, ECF No. 334, that sets forth a fulsome discussion of these objections.				
	BX	76	150	180809_1344 Anthony Martinez (Federal Defender) Audio Transcript (US7563-7566, US7573-7603)	Cond.; 404/405; 602; 608/609/611; 701; 801/802	Incomplete (FRE 106). Defendants also object under FRE 1002 to the use of the transcript as a trial exhibit because it is not an original recording. Defendants procured the transcript as a litigation aid for an audio recording produced by Plaintiff.				
	BY	77		180918_0845 James Ishida (Circuit Executive/ EDR Coordinator) Audio Transcript (US7693-7694, US7696-7709)	Cond.; 404/405; 602; 608/609/611; 701; 801/802; E	Incomplete (FRE 106). Defendants also object under FRE 1002 to the use of the transcript as a trial exhibit because it is not an original recording. Defendants procured the transcript as a litigation aid for an audio recording produced by Plaintiff.				
	BZ	78		181005_1434 Heather Beam (EDR Investigator/Counselor) Audio Transcript (US7730-7731, US7735, US7887, US7961-7963, US7973-7975, US7992)	Cond.; 404/405; 602; 608/609/611; 701; 801/802; E	Incomplete (FRE 106). Defendants also object under FRE 1002 to the use of the transcript as a trial exhibit because it is not an original recording. Defendants procured the transcript as a litigation aid for an audio recording produced by Plaintiff.				

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	CA	79		181109_1540 Heather Beam (EDR Investigator/Counselor) Audio Transcript (US8044-8045, US8050-8053, US8058-8059, US8061-8063, US8065-8066, US8068-8069, US8071-8075, US8077)	Cond.; 404/405; 602; 608/609/611; 701; 801/802; E	Incomplete (FRE 106). Defendants also object under FRE 1002 to the use of the transcript as a trial exhibit because it is not an original recording. Defendants procured the transcript as a litigation aid for an audio recording produced by Plaintiff.				
	CB	80		Emails between Heather Beam (EDR Investigator/Counselor) and Caryn Strickland (Plaintiff) (US0344-0346, US0431-0432, US1428)	Cond.; 801/802					
	CC	82.A		Emails between James Ishida (Circuit Executive/ EDR Coordinator) and Caryn Strickland (Plaintiff) (US0476)	Cond.; 602; 701; 801/802; E	Relevance (FRE 401, 402, 403)				
	CD	82.B		Emails between James Ishida (Circuit Executive/ EDR Coordinator) and Caryn Strickland (Plaintiff) (US1611-1614)	Cond.; 602; 701; 801/802; E	Incomplete (FRE 106)				
	CE	82.C		Emails between James Ishida (Circuit Executive/ EDR Coordinator) and Caryn Strickland (Plaintiff) (US1640)	Cond.; 602; 701; 801/802; E	Incomplete (FRE 106)				
	CF	82.D		Emails between James Ishida (Circuit Executive/ EDR Coordinator) and Caryn Strickland (Plaintiff) (US1958-1960)	Cond.; 602; 701; 801/802; E					
	CG	82.E		Emails between James Ishida (Circuit Executive/ EDR Coordinator) and Caryn Strickland (Plaintiff) (US2049-2050)	Cond.; 602; 701; 801/802; E					
	CH	83		181127_1711 James Ishida (Circuit Executive/ EDR Coordinator) Audio Transcript (US8089-8090, US8092-8094, US8097-8108, US8110-8124, US8129)	Cond.; 404/405; 602; 608/609/611; 701; 801/802; E	Incomplete (FRE 106). Defendants also object under FRE 1002 to the use of the transcript as a trial exhibit because it is not an original recording. Defendants procured the transcript as a litigation aid for an audio recording produced by Plaintiff.				
	CI	85		190109_1116 James Ishida (Circuit Executive/ EDR Coordinator) Audio Transcript (US8151-8152, US8185, US8187)	Cond.; 404/405; 602; 608/609/611; 701; 801/802; E	Incomplete (FRE 106). Defendants also object under FRE 1002 to the use of the transcript as a trial exhibit because it is not an original recording. Defendants procured the transcript as a litigation aid for an audio recording produced by Plaintiff.				
	CJ	86	152	190117_1621 James Ishida (Circuit Executive/ EDR Coordinator) Audio Transcript (US8201-8216, US8222-8929, US8235-8237, US8250-8257, US8263)	Cond.; 404/405; 602; 608/609/611; 701; 801/802; E	Incomplete (FRE 106). Defendants also object under FRE 1002 to the use of the transcript as a trial exhibit because it is not an original recording. Defendants procured the transcript as a litigation aid for an audio recording produced by Plaintiff.				
	CK	88	141	190207_1056 Ed Smith (Circuit Mediator) Audio Transcript (US8283-8286, US8294-8296, US8306, US8317, US8321-8332, US8336, US8357-8358, US8365, US8382, US8386)	Cond.; 404/405; 602; 608/609/611; 701; 801/802; E	Incomplete (FRE 106). Defendants also object under FRE 1002 to the use of the transcript as a trial exhibit because it is not an original recording. Defendants procured the transcript as a litigation aid for an audio recording produced by Plaintiff.				
	CL	89	145	190212_1848 Ed Smith (Circuit Mediator) Audio Transcript (US8417-8442, US8445-8447, US8449-8454, US8456)	Cond.; 404/405; 602; 608/609/611; 701; 801/802; E	Incomplete (FRE 106). Defendants also object under FRE 1002 to the use of the transcript as a trial exhibit because it is not an original recording. Defendants procured the transcript as a litigation aid for an audio recording produced by Plaintiff.				
	CM	90		Emails between James Ishida (Circuit Executive/ EDR Coordinator) and Cooper Strickland (Plaintiff) (US0754-0755)	Cond.; 602; 701; 801/802; E					
	CN	91	142	190226_1153 Ed Smith (Circuit Mediator) Audio Transcript (US8470-8471, US8473-8475, US8480-8487, US8489-8491, US8532-8559, US8564-8566, US8588)	Cond.; 404/405; 602; 608/609/611; 701; 801/802; E	Incomplete (FRE 106). Defendants also object under FRE 1002 to the use of the transcript as a trial exhibit because it is not an original recording. Defendants procured the transcript as a litigation aid for an audio recording produced by Plaintiff.				

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	CO	92	143	190308_1019 Ed Smith (Circuit Mediator) Audio Transcript (US8618-8619, US8674-8675, US8700)	Cond.; 404/405; 602; 608/609/611; 701; 801/802; E	Incomplete (FRE 106). Defendants also object under FRE 1002 to the use of the transcript as a trial exhibit because it is not an original recording. Defendants procured the transcript as a litigation aid for an audio recording produced by Plaintiff.				
	CP	93		190507_1621 James Ishida (Circuit Executive/ EDR Coordinator) Audio Transcript (US8745-8746, US8754-8771)	Cond.; 404/405; 602; 608/609/611; 701; 801/802; E	Incomplete (FRE 106). Defendants also object under FRE 1002 to the use of the transcript as a trial exhibit because it is not an original recording. Defendants procured the transcript as a litigation aid for an audio recording produced by Plaintiff.				
	CQ	94		Emails between William Moormann (Administrative Officer) and AO HR Officials (US2705-2708)	Cond.; 602; 701; 801/802; E	Relevance (FRE 401, 402, 403)				
	CR	95		Defendants' March 2023 and April 2023 Privilege Log for Defendants' Production	None	Relevance (FRE 401, 402, 403)				
	CS	96		WDNC FDO 2024 AFD Job Postings	None	Untimely; Defendants object that Plaintiff did not identify this exhibit by Bates number or otherwise by the deadline to disclose trial exhibits, and that it was not produced in discovery. <i>See</i> FRCP 26(e).				
	CT	97		AOWeb and UVM Articles regarding Caryn Devins Strickland's "dream job" as a federal public defender	None	Untimely; Defendants object that Plaintiff did not identify this exhibit by Bates number or otherwise by the deadline to disclose trial exhibits, and that it was not produced in discovery. <i>See</i> FRCP 26(e). Hearsay (FRE 802).				
	CU	98		July 2023 Albrecht Expert Report and Declaration (EA0181-0194)	Cond.; 801/802	Relevance (FRE 401, 402, 403); Improper Expert Testimony (FRE 702); Hearsay (FRE 802). Defendants have filed a motion in limine, ECF No. 334, that sets forth a fulsome discussion of these objections.				
	CV	99		181221_0937 FDO all-staff meeting Audio Transcript (US8144-8150)	Cond.; 404/405; 608/609/611; 801/802	Relevance (FRE 401, 402, 403). Because it is unclear whether Plaintiff made this recording, Defendants object under FRE 901. Defendants also object under FRE 1002 to the use of the transcript as a trial exhibit because it is not an original recording. Defendants procured the transcript as a litigation aid for an audio recording produced by Plaintiff.				
	CW	100		Ethics advice provided by NC Bar restricting Plaintiff's ability to practice in federal court within the Fourth Circuit (ECF No. 204-3)	Cond.; 801/802	Untimely; Defendants object that Plaintiff did not identify this exhibit by Bates number or otherwise by the deadline to disclose trial exhibits, and that it was not produced in discovery. <i>See</i> FRCP 26(e). Hearsay (FRE 802).				
	CX	101		Thomas Designated Transcript, Errata, Exh 1		Relevance (FRE 401, 402, 403); Improper Expert Testimony (FRE 702); Hearsay (FRE 802). Defendants have filed a motion in limine, ECF No. 323, that sets forth a fulsome discussion of these objections. Defendants also object to this exhibit as untimely, since Plaintiff did not disclose it until November 27, 2023 and it was not disclosed in the parties' joint pre-trial statement (ECF No. 259) or in Plaintiff's updated exhibit list (ECF No. 269).				

JOINT EXHIBIT LIST

Trial Ex.	NEW Trial Letter	Internal Number (P)	Internal Number (D)	Description of Exhibit	Plaintiff's Objections	Defendants' Objections	Marked [Yes/No]	Admitted [Yes/No]	Offered through Witness	Date Admitted
	CY	102		Albrecht Designated Transcript, Exhs 1 and 3		Relevance (FRE 401, 402, 403); Improper Expert Testimony (FRE 702); Hearsay (FRE 802). Defendants have filed a motion in limine, ECF No. 334, that sets forth a fulsome discussion of these objections. Defendants also object to this exhibit as untimely, since Plaintiff did not disclose it until November 27, 2023 and it was not disclosed in the parties' joint pre-trial statement (ECF No. 259) or in Plaintiff's updated exhibit list (ECF No. 269).				
	CZ		2	Emails between Caryn Strickland and J.P. Davis	Cond.; 402; 403; 801/802; F; potentially privileged					
	DA		3	Email from J.P. Davis to Caryn Strickland	Cond.; 106 (does not include entire document); 801/802					
	DB		4	Emails between Caryn Strickland and J.P. Davis	Cond.; 106 (does not include entire document); 801/802					
	DC		5	Emails between J.P. Davis and Caryn Strickland	Cond.; 106 (does not include entire document); 801/802					
	DD		6	Texts between J.P. Davis and Caryn Strickland	Cond.; 106 (does not include entire document); 801/802					
	DE		7	Emails between Caryn Strickland and J.P. Davis	Cond.; 106 (does not include entire document); 801/802; F					
	DF		8	Text message from Anthony Martinez to J.P. Davis	Cond.; 801/802; 901; F					
	DG		10	Email from James Ishida to Anthony Martinez	Cond.; 801/802; 901; F					
	DH		11	Emails between Caryn Strickland and Nancy Dunham	Cond.; 801/802; F					
	DI		12	Emails between Caryn Strickland and James Ishida	Cond.; 106 (attachments not included); 801/802					
	DJ		14	Emails between James Ishida and Edward Smith	Cond.; 801/802; 901					
	DK		15	Email from Caryn Strickland to James Ishida	Cond.; 403; F					
	DL		16	Counselor's Report	Cond.; 106 (does not include attachments to report); 403; 602; 701; 801/802; 901; 1001-1004; E					
	DM		17	Email from Caryn Strickland to Amaal Scroggins	Cond.; 403; 801/802; 1001-1004; F; UT					
	DN		18	Text messages between J.P. Davis and Caryn Strickland	Cond.; 402; 403; 801/802; F; potentially privileged					
	DO		19	Emails between Caryn Strickland to J.P. Davis	Cond.; 402; 403; 801/802; F					
	DP		20	Email from Caryn Strickland to J.P. Davis	Cond.; 402; 403; 801/802; F; potentially privileged					
	DQ		21	Emails between Caryn Strickland and Nancy Dunham	Cond.; 106 (does not include attachments referenced in email chain); F					
	DR		22	Emails between Caryn Strickland and James Ishida	Cond.; 106 (does not include attachment); 403; 801/802; F					
	DS		23	Emails between James Ishida and Caryn Strickland	Cond.; 106 (does not include attachments); 403; 801/802; F					
	DT		24	Emails between Heather Beam and James Ishida	Cond.; 801/802; 901; F					
	DU		25	Emails between James Ishida and Edward Smith	Cond.; 106 (does not include attachment); 801/802; 901; F					
	DV		26	Request for Disqualification and a Stay of the Prior Investigation	Cond.; 106 (does not include cover email)					
	DW		30	Email from James Ishida to Heather Beam	Cond.; 403; 801/802; 901; F					
	DX		32	Text messages between Caryn Strickland and James Ishida	Cond.; 106; 403; 801/802; F					

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	DY		33	Email from James Ishida to Heather Beam	Cond.; 106 (does not include attachment); 602; 701; 801/802; 901; E; F					
	DZ		34	Text messages between Caryn Strickland and Valerie Nannery	Cond.; 106; 403; 801/802; F					
	EA		36	Letter from James Ishida to Anthony Martinez	Cond.; 106 (does not include cover email); 403; 602; 701; 801/802; E					
	EB		37	Emails between Joshua Carpenter and Caryn Strickland	Cond.; 403; 404/405, 608/609; 801/802; UT; F					
	EC		38	Renewed Request for Disqualification	Cond.; 106 (does not include cover email)					
	ED		39	Emails between James Ishida and Caryn Strickland	Cond.; 106 (does not include attachment); 801/802; F					
	EE		40	Email from James Ishida to Caryn Strickland	Cond.; 106 (does not include attachment); 801/802					
	EF		41	Emails between Caryn Strickland and James Ishida	Cond.; 602; 801/802; F					
	EG		42	Email from James Ishida to Caryn Strickland	Cond.; 801/802; F					
	EH		43	Emails between James Ishida and Caryn Strickland	Cond.; 801/802; 1001-1004; F; UT					
	EI		44	Email between James Ishida and Caryn Strickland	Cond.; 801/802; 1001-1004; F; UT					
	EJ		47	Emails between Valerie Farr and William Moorman	Cond.; 106 (does not include full email chain); 403; 602; 801/802; 901; 1001-1004; F					
	EK		48	Telework Agreement for Caryn Strickland	Cond.; 106 (cover email not included); 402; 403; 801/802; F; Pl home address not redacted					
	EL		49	Email from Anthony Martinez to AllStaff@fd.org	Cond.; 106 (attachment not included); 801/802; 1001-1004; F					
	EM		51	Emails between Joshua Carpenter and Heather Beam	Cond.; 403; 602; 801/802; 901; F; potentially privileged					
	EN		53	Emails between Joshua Carpenter and Holly Dixon	Cond.; 106 (does not include attachment); 403; 602; 701; 801/802; 901; F					
	EO		55	Email from J.P. Davis to Anthony Martinez	Cond.; 106 (does not include cover email); 403; 602; 701; 801/802; 901; 1001-1004; F; potentially privileged					
	EP		57	Email from James Ishida to Anthony Martinez	Cond.; 701; 801/802; 901; F					
	EQ		58	Offer Letter for Attorney Position from Ross Richardson	Cond.; 106 (cover email not included); Pl home address not redacted					
	ER		59	Form SF50s - Notification of Personnel Action of Caryn Strickland	Cond.; 402; 403; 801/802; 901; 1001-1004; F; Pl social security number, date of birth, home address not redacted					
	ES		60	Email from Caryn Strickland to J.P. Davis	Cond.; 402; 403; F					
	ET		62	Employee Manual Receipt	Cond.; 602; 801/802; F					
	EU		63	Form AO52 - Request for Personnel Action of Caryn Strickland (effective date)	Cond; 106; 402; 403; 801/802; 901; 1001-1004; F (form is not signed or the version that was submitted); PL social security number, date of birth, home address not redacted					
	EV		64	Email from J.P. Davis to W. Kelly Johnson	Cond.; 403; 801/802; 901; F					
	EW		65	Emails between Anthony Martinez and Caryn Strickland	Cond.; 801/802					
	EX		66	Emails between J.P. Davis and Caryn Strickland	Cond; 403; 701; 801/802; potentially privileged					
	EY		67	Significant Event Log	Cond.; 602; 801/802; 901; potentially privileged					
	EZ		68	Emails between Delani Farrar and Caryn Strickland	Cond.; 402; 801/802; 901; F					
	FA		69	Email from J.P. Davis to Heather Beam	Cond.; 106 (attachment not included); 701; 801/802; 901; F					

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	FB		70	Email from Bill Moormann to Anthony Martinez	Cond.; 106 (cover email and attachment not included); 403; 602; 701; 801/802; 901 (US4080 appears to be an altered version of original document); 1001-1004; F					
	FC		71	Emails between William Moormann and Anthony Martinez	Cond.; 403; 602; 701; 801/802; 901; 1001-1004; F					
	FD		72	Email from Anthony Martinez to Joshua Carpenter	Cond.; 106 (does not include attachment); 403; 602; 701; 801/802; 901; 1001-1004; F					
	FE		73	Emails between Anthony Martinez and Caryn Strickland	Cond.; 601; 403; 801/802; 901 (email is altered/inauthentic); 1001-1004; F					
	FF		75	Email from J.P. Davis to Anthony Martinez	Cond.; 403; 602; 701; 801/802; 901; F; potentially privileged					
	FG		76	Email from J.P. Davis to himself	Cond.; 403; 602; 801/802; 901; 1001-1004; F; potentially privileged					
	FH		77	Email from J.P. Davis to Caryn Strickland	Cond.; 801/802					
	FI		78	Email from Caryn Strickland to Anthony Martinez	Cond.; 402					
	FJ		80	New Attorney Shadowing Checklist	Cond.; 402; 403; 901; F; 1001-1004					
	FK		81	Email from Caryn Strickland to J.P. Davis	Cond.; 106 (does not include attachment); 403; F					
	FL		82	Emails between Jared Martin to Anthony Martinez	Cond.; 801/802; 901; F					
	FM		83	Email from Joshua Carpenter to Anthony Martinez	Cond.; 403; 602; 801/802; 901; F; potentially privileged					
	FN		84	Emails between Caryn Strickland and Anthony Martinez	Cond.; 402; 403; 801/802; F; potentially privileged					
	FO		85	Emails between Caryn Strickland and Anthony Martinez	Cond.; 402; 801/802; F					
	FP		87	Caryn Strickland's Federal Judicial Branch Application for Employment	Cond.; 402; 801/802; F; PI home address unredacted					
	FQ		88	Emails between Caryn Strickland and Jill Langley	Cond.; 701; 801/802					
	FR		91	Evidence guide from J.P. Davis to Heather Beam	Cond.; 106 (does not include "cheat sheet"); 402; 403; 404/405; 602; 608/609; 611; 701; 801/802; 901; 1001-1004; F; potentially privileged					
	FS		92	Short timeline written by J.P. Davis	Cond.; 403; 404/405; 602; 608/609; 611; 701; 801/802; 901; 1001-1004; F					
	FT		93	Summary of meetings and meeting requests by J.P. Davis	Cond.; 106; 403; 801/802; 901; F; potentially privileged					
	FU		94	Text messages between Caryn Strickland and Anthony Martinez	Cond.; 403; 801/802; F					
	FV		95	Caryn Strickland Time History Report	Cond.; 402; 403; 801/802; 901; F					
	FW		97	Text messages between J.P. Davis and Erin Taylor	Cond.; 106 (does not include complete text message chain); 403; 801/802; 901; F					
	FX		98	Text messages between Phil L. and J.P. Davis	Cond.; 403; 602; 701; 801/802; 901; F					
	FY		100	Emails between Anthony Martinez and J.P. Davis	Cond.; 602; 701; 801/802; 901; F; potentially privileged					
	FZ		101	J.P. Davis's handwritten notes	Cond.; 403; 602; 701; 801/802; 901; F					
	GA		102	Caryn Strickland's I-9 and eOPF	Cond.; 402; 403; 801/802; 901; F; PI social security number, passport number, home addresses, birth date not redacted					
	GB		104	Caryn Strickland Time History Report	Cond.; 402; 403; 801/802; 901; F					
	GC		105	J.P. Davis Time History Report	Cond. 402; 403; 801/802; 901; F					
	GD		107	Caryn Strickland's handwritten notes	Cond.; 403; 404/405, 608/609; 801/802; F; 1001-1004, UT					
	GE		108	Caryn Strickland's handwritten notes	Cond.; 403; 404/405, 608/609; 801/802; 1001-1004; F; UT					
	GF		110	Letter from James Ishida to Cooper Strickland	Cond.; 801/802					
	GG		111	Email from James Ishida to Cooper Strickland	Cond.; 801/802; 901; F					

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	GH		114	Emails between Edward Smith and Caryn Strickland	Cond.; 403; 602; 701; 801/802; F					
	GI		115	Emails between William Moormann and Heather Beam	Cond.; 403; 602; 701; 801/802; 901; 1001-1004; F					
	GJ		116	Email from Heather Beam to Caryn Strickland	Cond.; 801/802					
	GK		117	Emails between James Ishida and Alison Rushing	Cond.; 801/802; 901; F					
	GL		118	Emails between Caryn Strickland, James Ishida and Anthony Martinez	Cond.; 403; 602; 701; 801/802; 901; F					
	GM		120	Emails between Nancy Dunham and Caryn Strickland	Cond.; 403; 801/802; F					
	GN		121	Emails between Edward Smith and James Ishida	Cond.; 801/802; 901; F					
	GO		122	Email from James Ishida to Caryn Strickland	Cond.; 106 (does not include attachment); 801/802; F					
	GP		123	Emails between James Ishida and Caryn Strickland	Cond.; 106 (attachments not included); 602; 701; 801/802; F					
	GQ		125	Email from James Ishida to Heather Beam	Cond.; 801/802; 901; F					
	GR		126	Texts between J.P. Davis and Erin Taylor	Cond.; 106 (does not include full text message chain); 403; 602; 701; 801/802; 901; F; potentially privileged					
	GS		127	Notes written by Jill Langley about her Feb. 14, 2019 conversation with Caryn Strickland	Cond.; 403; 602; 701; 801/802; 901; E; F					
	GT		129	Caryn Strickland's handwritten notes	Cond.; 106 (does not include full set of notes); 403; 404/405, 608/609; 801/802; F					
	GU		130	Emails exchanged between Caryn Strickland and Nancy Dunham	Cond.; 403; 801/802; 1001-1004; F; UT					
	GV		132	Caryn Strickland's handwritten notes	Cond.; 106; 403; 404/405, 608/609; 801/802; 1001-1004; F; UT					
	GW		133	Caryn Strickland's handwritten notes	Cond.; 106; 403; 404/405, 608/609; 801/802; 1001-1004; F; UT					
	GX		134	Emails between Caryn Strickland and Heather Beam	Cond.; 801/802; F					
	GY		135	Texts between Erin Taylor and J.P. Davis	Cond.; 106 (does not include full text message chain); 402; 403; 602; 701; 801/802; 901; F; potentially privileged					
	GZ		136	Text from J.P. Davis to Anthony Martinez	Cond.; 402; 403; 602; 801/802; 901; F; potentially privileged					
	HA		137	Texts between J.P. Davis and Anthony Martinez	Cond.; 106 (does not include full text message chain); 402; 403; 602; 701; 801/802; 901; F; potentially privileged					
	HB		138	Request to Reclassify an Employee for Caryn Strickland	Cond.; 602; 701; 801/802; 901; F					
	HC		139	Request to Reclassify an Employee for Jared Martin	Cond.; 602; 701; 801/802; 901; F					
	HD		140	Emails between William Moormann and Tim Lavan	Cond.; 106 (does not include attachments); 602; 701; 801/802; 901; F					
	HE	88	141	190207_1056_Limited Confidentiality - audio file of recorded conversation between Caryn Strickland and Edward Smith	Cond.; 106 (should include transcript); 403, 404/405; 608/609; 602; 701; 801/802; 1001-1004; Because Defendants did not identify which portion(s) they intend to introduce, Plaintiff lacks reasonable notice of this exhibit.					
	HF	63 91	142	190226_1153 - audio file of recorded conversation between Caryn Strickland and Edward Smith	Cond.; 106 (should include transcript prepared by Defendants); 403, 404/405; 608/609; 602; 701; 801/802; 1001-1004; Because Defendants did not identify which portion(s) they intend to introduce, Plaintiff lacks reasonable notice of this exhibit.					
	HG	64 92	143	190308_1019 - audio file of recorded conversation between Caryn Strickland and Edward Smith	Cond.; 106 (should include transcript prepared by Defendants); 403, 404/405; 608/609; 602; 701; 801/802; 1001-1004; Because Defendants did not identify which portion(s) they intend to introduce, Plaintiff lacks reasonable notice of this exhibit.					

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	HH	68	144	180905_1042 - audio file of recorded conversation between Caryn Strickland and James Ishida	Cond.; 106 (should include transcript prepared by Defendants); 403, 404/405; 608/609; 602; 701; 801/802; 1001-1004; Because Defendants did not identify which portion(s) they intend to introduce, Plaintiff lacks reasonable notice of this exhibit.					
	HI	89	145	190212_1848 - audio file of recorded conversation between Caryn Strickland and Edward Smith	Cond.; 106 (should include transcript prepared by Defendants); 403, 404/405; 608/609; 602; 701; 801/802; 1001-1004; Because Defendants did not identify which portion(s) they intend to introduce, Plaintiff lacks reasonable notice of this exhibit.					
	HJ		146	Expert report of Paul F. White	Cond.; 402 (should be excluded to the extent it includes opinions about mitigation, which is not a defense in this case); 403; 602; 701; 702-704; 801/802; 901; 1001-1004; E; F					
	HK		147	Expert report of Robert W. Jackson	Cond.; 402 (should be excluded because it relates entirely to mitigation, which is not a defense in this case); 403; 602; 701; 702-704 801/802; 901; 1001-1004; E; F					
	HL		148	Plaintiff's Supplemental Privilege Log	Cond.; 402; 403; 801/802; 404/405, 608/609; 611. Should be excluded because no after-acquired evidence defense pleaded in this case, and not admissible for any other purpose.					
	HM		149	Plaintiff's Recordings Privilege Log	Cond.; 402; 403; 801/802; 404/405, 608/609; 611. Should be excluded because no after-acquired evidence defense pleaded in this case, and not admissible for any other purpose.					
	HN	76	150	180809_1344 - audio file of recorded conversation between Anthony Martinez and Caryn Strickland	Cond.; 106 (should include transcript); 403, 404/405; 608/609; 602; 701; 801/802; 1001-1004; Because Defendants did not identify which portion(s) they intend to introduce, Plaintiff lacks reasonable notice of this exhibit.					
	HO	73	151	180913_1633 - audio file of recorded conversation between Amaal Scroggins and Caryn Strickland	Cond.; 106 (should include transcript); 403, 404/405; 608/609; 801/802; 602; 701; 1001-1004; Because Defendants did not identify which portion(s) they intend to introduce, Plaintiff lacks reasonable notice of this exhibit.					
	HP	67 86	152	190117_1621_Limited Confidentiality - audio file of recorded conversation between Caryn Strickland and James Ishida	Cond.; 106 (should include transcript); 403, 404/405; 608/609; 602; 701; 801/802; 1001-1004; Because Defendants did not identify which portion(s) they intend to introduce, Plaintiff lacks reasonable notice of this exhibit.					